- 1 / A Marila Land W.

Sec. 199A: It shall be the duty of the Commissioner of Motor Vehicles and his deputies to enforce the provisions of this Act.

Approved April 9, 1924.

CHAPTER 292.

AN ACT to repeal and re-enact with amendments Sections 150-A, 150-B, 150-H and 150-J of Article 43 of Bagby's Annotated Code of Maryland, title, "Health," sub-title, "Adulteration of Food and Drink," (said sections having been added to said article by Chapter 120 of the Acts of 1922).

Section 1. Be it enacted by the General Assembly of Maryland, That Sections 150-A, 150-B, 150-H and 150-J of Article 43 of Bagby's Annotated Code of Maryland, title, "Health," subtitle, "Adulteration of Food and Drink," (said sections having been added to said Article by Chapter 120 of the Acts of 1922) be, and the same are hereby repealed and re-enacted so as to read as follows:

150-A. No person, firm or corporation shall manufacture for sale in bottles or jugs any soft drink or other non-alcoholic beverage (except apple cider) within this State without having first applied for and having received a license from the State Board of Health. Said application shall contain the name of the applicant, his address, and the location of his manufacturing plant or plants, the name of the beverage or beverages manufactured, and such other pertinent information as shall be prescribed by the State Board of Health in pursuance of the provisions of this Act. The application shall be accompanied by a fee of twenty-five dollars (\$25.00), upon receipt of which application and fee the State Board of Health shall issue to said applicant a license for the manufacture of the beverages mentioned in this section. Said license shall extend for one year from the date of its issue, unless sooner revoked, as herein provided, and shall be renewed annually thereafter. A license may be denied at the time of application if the establishment of the applicant is known to be in an unsanitary condition or if the water supply is known to be dangerously polluted. No soft drink or other non-alcoholic beverage (except apple cider) not manufactured in this State shall be sold or offered for sale in the State of Maryland, unless same is first inspected and registered with the State Board of Health, and an inspection fee of five dollars (\$5.00)